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UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

7 In re: RESIDENTIAL CAPITAL, LLC. Et. al.,
8 Debtors.

Case No.: 12-12020 MG

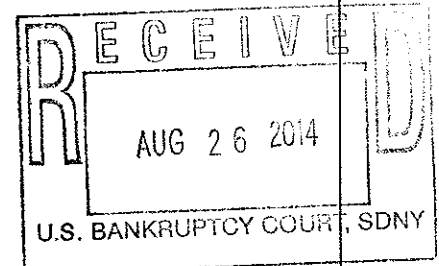
Chapter 11

**OPPOSITION TO MOTION TO EXTEND
THE DATE BY WHICH OBJECTIONS TO CLAIM
BY LIQUIDATING TRUST**

14 I, FELIX O. ABU, CLAIMANT NUMBER 7428 (241 and 246), submit the following objectionS to the Motion to
15 Extend the date by which Objections to Claims, and the proposed order of such, on the basis that further harm will
16 be done to claimants. Claimants will continue to drain their resources, i.e Attorney's fees, additional hardships will
17 be incur if Motion is granted. WHILE the liquidating Trust and their Attorneys will continue to enrich themselves
18 as they will be paid substantially by Residential Capital, LLC. Please take further notice that this written to
19 conform to the Federal Rules of Bankruptcy procedure, the Local Bankruptcy Rules for the Southern District of
20 New York, and the notice, Case Management and Administrative procedures approved by the Bankruptcy Court on
21 May 23, 202 (Docket No. 141.

22 I object to the Debtor's Motion because the Debtor are responsible for the illegal transfer of my property,
23 and unlawful foreclosure and sale of my family residence. They are responsible for the loss of my attempts to obtain
24 an affordable mortgage in order to maintain my home. Through their unlawful foreclosure methods, myself and
25 many other victims lost their homes. This malicious intent was done to deprive me of my home that I worked hard
26 to keep. The Debtors would not work with me to help me save my home. Based on the deeds of the Debtor, I have
27 been emotionally and financially damaged. and my credit worthiness is damaged.

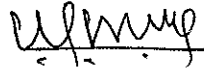
28 OPPOSITION TO MOTION BY CLAIMANT NO. 7428 (241 AND 246)- 1



1 Finally, I hereby express my profound gratitude to Judge Martin Glenn, the Southern District Bankruptcy
2 Court of New York for not allowing the Debtors, Residential Capital, LLC to trample on justice. It is my hope that
3 this will be the last episode because I have been emotionally and financially drained from these unfortunate events.
4 You are the last hope for the poor victims involved in this case.

5 THEREFORE I OBJECT TO THE DEBTOR'S MOTION FOR AN ORDER GRANTING EXTENSION
6 OF CLAIMS BY LIQUIDATING TRUST FOR ANOTHER NINE MONTHS, THOUGH JUNE 15, 2015., AS
7 EXTENSION WILL BE PREJUDICIAL TO CLAIMANTS AND WILL RESULT TO ADDITIONAL HARM TO
8 CLAIMANTS.

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10 Executed on August 23, 2014 at Sacramento California.

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FELIX O. ABU, CLAIMANT 7428 (No. 241 and 246)

NOTICE OF OBJECTION TO MOTION GRANTING EXTENSION IS SERVED ON THE FOLLOWINGS:

- 1) Deanna Horst, Chief Claims Officer for the Rescap Liquidating Trust
- 2) Joseph A. Shifer et. al, Kramer Levin Naftalis & Frankel, LLP